B 210A (Form 210A) (12/09)

UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA

In re	DENNIS BIGGS RICHARDSON ,	Case No11-71891
	TRANSFER OF CLAIM OT	THER THAN FOR SECURITY
	TRANSPER OF CLAIM OF	THER THAN FOR SECURIT
		deemed filed under 11 U.S.C. § 1111(a). Transferee
		3001(e)(2), Fed. R. Bankr. P., of the transfer, other
than	for security, of the claim referenced in this evi-	dence and notice.
P P	RA Receivables Management, LLC., as agent of ortfolio Recovery Associates, LLC	East Bay Funding, LLC
	Name of Transferee	Name of Transferor
	Transferee	Name of Transferor
Nam	e and Address where notices to transferee	Court Claim # (if known):4
shou	ld be sent:	Amount of Claim: 4852.64
	PRA Receivables Management, LLC., as agent of Portfolio Recovery Associates, LLC POB 41067 NORFOLK, VA 23541	Date Claim Filed: 05/18/2011
Phon	ne: 877-829-8298	Phone:
	Four Digits of Acct #:7920	Last Four Digits of Acct. #: _7920
Nam	e and Address where transferee payments	
	ld be sent (if different from above):	
5110 0	Portfolio Recovery Associates, LLC	
	POB 12914 Norfolk, VA 23541	
Dhon	ne: 877-829-8298	
	Four Digits of Acct #: 7920	
Last	Total Digital of Fleet III.	
I dec	lara under nanalty of nariury that the informati	on provided in this notice is true and correct to the
	of my knowledge and belief.	on provided in this notice is true and correct to the
By:_	/s/ Dolores Garcia	Date: 6/15/2012
_	Transferee/Transferee's Agent	
E	Bankruptcy_Info_@portfoliorecovery.com	

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

Exhibit E

LIMITED POWER OF ATTORNEY IN CONNECTION WITH TRANSFER OF LOANS INVOLVING BANKRUPTCY PROCEEDINGS

- 1. <u>Designation</u>. SHERMAN ACQUISITION LLC, a Delaware limited liability company (the "Principal"), with its principal place of business at 200 Meeting St, Suite 206, Charleston, SC 29401 by and through Jon Mazzoli, its Authorized Representative, hereby designates Portfolio Recovery Associates, LLC, with its offices at 130 Corporate Blvd, Norfolk, VA 23502, as its attorney-in-fact for the Principal for the limited purposes and subject to the terms and duration herein set forth.
- 2. <u>Effective Date</u>; <u>Duration</u>. This limited power of attorney shall become effective upon execution by the Principal, to remain effective for the limited purposes set forth below until terminated by the Principal or the duration of said limited power of attorney expires. This power of attorney shall continue until revoked or terminated in accordance with Section 4.
- 3. <u>Powers</u>. The attorney-in-fact shall have the power to act in the place and stead of the Principal, solely for the purpose of effecting the transfer of that certain portfolio of loans sold by the Principal, as Transferor, to Portfolio Recovery Associates, LLC, as Transferee pursuant to the Chapter 13 Bankruptcy Receivables Purchase Agreement dated **February 27, 2012**. Such powers of the attorney-in-fact shall include the power and authority to do the following:
- (a) Submit to the Clerks and or Trustees of the various United States Bankruptcy Courts, the requisite documentation required to effect a transfer of the ownership of the Proof of Claim or Notice of Appearance previously submitted with respect to certain loans, to Portfolio Recovery Associates, LLC, as Transferee. This authority includes the authority to submit on behalf of Principal a Declaration of Transferee of Proof of Claim Pursuant to FRBP 3001 (e) and Request for Special Notice, as part of the Notice of Transfer process to be submitted by the Transferee pursuant to such rule.
- (b) Sign, seal execute, deliver and acknowledge all written instruments and do and perform each and every act and thing whatsoever which may be necessary and proper to be done in or about the exercise of the power and authority hereinabove granted to the attorney-in-fact as fully to all intents and purposes as the Principal might or could do if personally present through a designated representative.
- 4. <u>Termination</u>. This power of attorney shall be terminated by: (a) the Principal by written notice to the attorney-infact; or (b) upon the close of business on February 27th, 2015.
- 5. <u>Accounting</u>. Upon request of the Principal, the attorney-in-fact shall account for all actions taken by the attorney-in-fact for or on behalf of the Principal.
- 6. <u>Reliance</u>. The attorney-in-fact and all persons dealing with the attorney-in-fact shall be entitled to rely upon this power of attorney so long as neither the attorney-in-fact, nor any person with whom the attorney-in-fact was dealing at the time of any act taken pursuant to this power of attorney, had received actual knowledge or written notice of the termination of the limited power of attorney by revocation or otherwise. Any action so taken, unless otherwise invalid or unenforceable, shall be binding on the Principal and any assigns or transferee of the Principal.

DATED this 28th day of February 2012

Resurgent on behalf of Sherman Acquisition LLC

Portfolio Recovery Associates, LLC

By NV

Michael J. Petit, Senior Vice President